

CUT THIS OUT
AND KEEP WISE

COLUMBUS GEMS

A company is composed of three commissioned officers and 150 men, commanded by a captain. A battalion consists of four companies commanded by a major. A regiment consists of three battalions; a machine gun company, a headquarters company, and commanded by a colonel. A brigade is composed of three regiments commanded by a brigadier general. A division consists of three brigades of infantry, one brigade of artillery, one regiment of cavalry, a battalion of engineers, an auto squadron, a battery of signal troops, and a motor train and wagons. These compose the combatant or fighting men. With a division there are nearly 10,000 animals, and an army of attendants, beside six hundred motor trucks and their drivers, a dozen aeroplanes, four dozen ambulances and three dozen automobiles, seventy-five big guns, and about three hundred other carriages.

SCOTLAND AND NEW MEXICO AS DEER PRODUCERS

It is stated that 1,400,000 pounds of venison have been sent from the deer forests of Scotland to hospitals of the army last season. This is quite an imposing quantity, and should have saved a lot of butchers' meat. To tell the truth, however, Tommy is not over fond of venison, and much prefers butcher's meat and rabbit. Still, it is good, wholesome food, and there are many ways of preparing it besides roasting and simply steaming—from Shooting Times and British Sportsman.

New Mexico produced about 60,000 pounds of venison last year, or one-twentieth of what Scotland gave to hospitals alone. New Mexico's deer country has just about the same area as the whole of Scotland. Who said " plenty of deer?"

H. T. Wiley was in Santa Fe last week.

BEAN'S
CASH GROCERY
SPECIALS

For Next Week Only

KRUMBLLES, regular price 10c
Special price, 3 for 25c

POTATO FLAKES, reg. price 10c
Special price, 3 for 25c

120 S. Silver Ave. Phone 79.

Advertise that surplus article in the Graphic Want Column.

For Sale
At a Bargain—10 Days Only

14 Head Jersey Cows and Heifers, 3 Horses, Poland China Brood Sows and Pigs, All Farm Implements and Tools to conduct large farm. Will sell any or all of these at BARGAIN PRICES FOR TEN DAYS ONLY!

A. W. BROCK,

"LITTLE VINEYARDS."

Phone No. 393-J3

Borderland
Garage CONNOLLY BROS.
Proprietors.

Tires, Tubes, Accessories, Gasoline, Oils, Greases, Storage, Tires Repaired, Cars Greased and Washed, Batteries Charged.

313 S. Gold Ave.

Phone 234.

MAY SEND MAGAZINES
TO SOLDIERS ABROAD

The many friends of Lieut. W. Hellman will learn with regret that he has been ordered to Deming and leaves the first of next week. Mrs. Hellman and little daughters will go to her old home in Stanberry, Mo. The best wishes of their Columbus friends go with them.

Mr. G. E. Parks left Friday for a several days business visit at Santa Fe.

Two battalions of the 24th infantry (colored) left camp here Wednesday. Just where they were sent has not been given out.

J. E. Phillips, city engineer, of Los Angeles, and little son, J. E., Jr., stepped off the Golden State Limited Friday, for a few minutes chat with Mr. and Mrs. Burton. Mr. Phillips is a nephew of the Burtons, whom Henry had not seen for nine years. They were greatly disappointed as they had been expecting them to stay longer.

Thursday night between eight and nine o'clock thieves broke into the store of Moore & Moore and robbed the cash drawer of \$29.50, and carried away eight or ten pairs of ladies' shoes and two pairs of men's shoes to the value of \$25 or \$30. Entrance was made by breaking in the glass in one of the rear windows of the store.

G. A. Parks will leave Saturday for Deming, where he will be employed by the government as carpenter for one time.

Since being given their liberty to go and come as they pleased on July 21st, not more than fifteen men of the 1145 deported from Bisbee have left Columbus. Several of these men had received word that members of their families were seriously ill, and they were to proceed to their homes.

R. L. Ferguson was in Deming Tuesday.

Clarence Barber has returned to Deming from Kansas.

Dr. Berry Bowen and family are having sweet corn and watermelon from their garden.

Mr. and Mrs. Frank Kimball left Monday for Pinos Altos.

Mr. and Mrs. M. B. Pringle entertained Tuesday evening in honor of their brother, Robert Rhea Pringle, of Bakersfield, Calif.

The members of the Red Cross auxiliary met at the home of Mrs. J. A. Farrow last Wednesday. Two new members were added. Regular work was begun for the box which the auxiliary is filling as their share in the Red Cross work. The ladies will meet again August 8th.

Bush Shows Deming Hospitality.

Deming hospitality was exemplified in the superlative degree Sunday evening, when Mr. and Mrs. H. G. Bush entertained at a Harvey house dinner, complimentary to the officers at Camp Cody. It was one of the most congenial companies Deming has seen in all its "army life."

Following the delightful dinner, served in Magnuson's best style, and that is good enough—the guests were taken in autos to the Bush home to enjoy music and a social hour.

Those present included the host and hostess, Major Chas. H. Miller, Capt. Vernon W. Boller, Capt. and Mrs. M. F. Sharp, Capt. and Mrs. C. M. Murphy, Capt. and Mrs. H. E. Forks, Capt. and Mrs. Homer N. Preston, Capt. H. S. Girer, Capt. J. C. Hatie, Capt. P. J. Herman, Lieut. J. W. Kinsinger, Lieut. Wayne Smith, Lieut. M. P. Schillerstrom, Mr. and Mrs. Sam Watkins, A. W. Pollard, N. T. Veatch, Jr., C. A. Haskins, F. E. Porter and W. E. Holt.

Col. and Mrs. Wina were unable to attend, much to the regret of the hostess, and Mayor Nordhaus was absent from the city.

Everyone should be interested in the Red Cross work so important at the present time. There may be some who are unable to attend these meetings each week in the Mahoney office building, but they can do them "in" at home just as well, and the work will be greatly appreciated. The men are serving their country on the battlefield and the women should be willing to serve their country by helping the men. Do not forget that a personal invitation is extended to each and every woman and girl to assist with the splendid work being done by the Red Cross workers.

Hughie Brought 'Em

The postmaster general has issued order number 510 which is as follows:

The classification of articles mailed under section 8 of the act of August 26, 1912, authorizing the re-establishment of the travel post office, is extended so as to include unaddressed copies of magazines intended for soldiers and sailors of the United States expeditionary forces in Europe, when mailed by other than the publishers, the postage thereon to be prepaid at the rate of one cent a copy regardless of weight.

Magazines to be accepted for mailing under this order must be printed in the upper right hand corner of the cover the following:

NOTICE TO READERS

When you finish reading this magazine place a one cent stamp on this notice, hand same to any postal employee, and it will be placed in the hands of our soldiers or sailors at the front. No wrapping—no address.

A. S. BURLESON,
Postmaster General

Postmasters will be given appropriate instructions from time to time as to the manner of forwarding such magazines.

EXEMPTION REGULATIONS

While there is bound to be some confusion in making exemptions from military service, the instructions are so clear that misunderstanding will be impossible. The local boards will have but two questions to decide: First, the physical fitness of the drafted men; secondly, the question whether they have relatives who are fully dependent upon them for support. These questions can best be determined by the local boards. The matter of industrial exemptions has been wisely left to the superior boards, one of which has been created in each federal judicial district. There will probably be a final board of appeal to which larger questions can be referred.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.

The authorities have made it plain that no individual case where exemption is desired because the registrant is engaged in an industry classified as vital to the conduct of the war will be taken up until that individual has been called up for examination by his local board, found to be without dependents and physically fit for military duty and is duly certified to the superior board. Then application to the superior board for exemption on other grounds will be admissible. The registrant or his employer may file necessary affidavits with the superior board, and the cases will be heard promptly.